1 2 3 4 5 6 7 The Honorable Lauren King 8 UNITED STATES DISTRICT COURT 9 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 OLYMPUS SPA, MYOON WOON LEE, NO. 2:22-cv-00340-LK 11 JANE DOE EMPLOYEE 1, JANE DOE EMPLOYEE 2. JANE DOE 12 EMPLOYEE 3, JANE DOE PATRON 1, STIPULATED MOTION TO SET **BRIEFING SCHEDULE** 13 Plaintiffs, NOTED FOR CONSIDERATION: 14 April 4, 2022 v. 15 SHARON ORTIZ, in her official capacity as Executive Director of the Washington 16 State Human Rights Commission, 17 Defendant. 18 I. **STIPULATION** The parties, through their respective undersigned counsel, stipulate and move as 19 follows: 20 21 Plaintiffs Olympus Spa, at al., initiated this action through the filing of a Complaint on March 22, 2022. ECF No. 1. Defendant Sharon Ortiz, in her official capacity as Executive 22 Director of the Washington State Human Rights Commission, was served with the summons 23 and complaint on March 24, 2022. Defendant's answer would be due on April 14, 2022, Fed. 24 R. Civ. Proc. 12(a)(1)(A)(i); however, Defendant anticipates filing a motion to dismiss 25 26

1	Plaintiffs' claims. Accordingly, and for good cause, the parties jointly stipulate to the following		
2	schedule to fully brid	ef the issues:	
3	<b>May 12:</b>	Due date for Defendant's motion to dismiss;	
4	June 9:	Due date for (1) Plaintiffs' response to Defendants' motion to dismiss;	
5	<b>June 23:</b>	Due date for Defendant's reply in support of motion to dismiss;	
6	June 23:	Noting date for Defendant's motion to dismiss.	
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8	DATED this	4th day of April, 2022.	
9		Respectfully submitted, ROBERT W. FERGUSON	
10		Attorney General of Washington	
11		Non Jun	
12		NEAL LUNA, WSBA No. 34085 Assistant Attorney General	
13		Wing Luke Civil Rights Division Office of the Attorney General	
14		800 Fifth Avenue, Suite 2000 Seattle, WA 98104	
15		(206) 287-4189 neal.luna@atg.wa.gov	
16		Attorney for Defendant	
17		Tinomey for Defendant	
18		/s/ Tracy Tribbett	
19		Tracy Tribbett, SBN No. 35922	
20		Pacific Justice Institute 6404 Three Rivers Dr.	
21		Pasco, WA 99301 (509) 713-9868	
22		ttribbett@pji.org  Attorney for Plaintiffs	
23		Anomey for 1 tunuits	
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1		II. [PROPOSED] ORDER	
2	Based on the foreg	going stipulation, it is HEREBY ORDERED that the parties will	
3	adhere to the following bri	riefing schedule for Defendant's motion to dismiss:	
4	May 12: Due	e date for Defendant's motion to dismiss;	
5	June 9: Due	e date for Plaintiffs' response to Defendant's motion to dismiss;	
6	June 23: Due	e date for Defendant's reply in support of motion to dismiss;	
7	June 23: Not	ting date for Defendant's motion to dismiss.	
8			
9	DATED this	day of	
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12		Honorable Lauren King United States District Judge	
13		Office States District Judge	
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1	CERTIFICATE OF SERVICE		
2	I hereby certify that the foregoing document was electronically filed with the United		
3	States District Court using the CM/ECF system. I certify that all participants in the case are		
4	registered CM/ECF users and that service will be accomplished by the appellate CM/ECF		
5	system.		
6	DATED this 4th day of April, 2022		
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8	Alia Land		
9	Legal Assistant		
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